

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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ARCH INSURANCE COMPANY,	:	
	:	
Defendant,	:	Case No. 08-CIV-5252 (GEL)
	:	ECF Case
	:	
v.	:	
	:	
JOHN D. AGOGLIA, et al.,	:	
	:	
Defendants.	:	
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**DECLARATION OF IVAN KLINE PURSUANT TO FED. R. CIV. P. 56(f)**

IVAN KLINE hereby declares under penalty of perjury:

1. I am a principal in Friedman & Wittenstein, A Professional Corporation, attorneys for defendants William M. Sexton and Gerald Sherer, and am a member of the bar of this Court. On behalf of defendants Dennis A. Klejna, William M. Sexton, Gerald Sherer, Joseph Murphy, Richard N. Outridge, Philip Silverman, Leo R. Breitman, Nathan Gantcher, David V. Harkins, Scott L. Jaeckel, Thomas H. Lee, Ronald L. O'Kelley, Scott A. Schoen, John D. Agoglia and Peter McCarthy (collectively, the "Defendants"), I submit this Declaration pursuant to Fed. R. Civ. P. 56(f) in opposition to the motion for summary judgment submitted by plaintiff Arch Insurance Company. ("Arch").

2. As set forth in the accompanying memorandum of law submitted in opposition to Arch's motion for summary judgment, the Defendants are insureds under an excess insurance policy (the "Arch Policy") issued by Arch to Refco Inc. ("Refco"). Arch filed the instant motion for summary judgment seeking a declaration that it has no obligation under the terms of the Arch Policy to provide coverage to Defendants for claims asserted against them in

connection with the collapse of Refco. In seeking a declaration of non-coverage, Arch relies on a “prior knowledge” exclusion in the Arch Policy.<sup>1</sup>

3. Defendants have not had the opportunity to conduct discovery in this matter, and thus they have a limited ability to present facts in opposition to Arch’s motion for summary judgment.<sup>2</sup> On July 29, 2008, Defendants served their First Request for Production of Documents on Arch (attached as Exhibit A hereto). To date, Arch has not responded or produced responsive documents, although it has produced what it claims to be its underwriting file.

4. Specifically, Defendants have not had the opportunity to conduct any discovery concerning the negotiation or procurement of the Arch Policy or the underlying primary policy issued by U.S. Specialty Insurance Company (the “Primary Policy”) to which the Arch policy followed form.

5. Discovery relating to the negotiation and procurement of the relevant policies is necessary because there are genuine issues of material fact relating to the intended effect of the prior knowledge exclusion in Arch’s Policy, and the intent of the parties with respect to the insertion of a broad severability provision in the Primary Policy. This provision, which according to Refco’s insurance broker, Marsh U.S.A., Inc. (“Marsh”), was offered by U.S. Specialty in response to a request from Marsh, includes a “non-imputation” provision that is at odds with the effect Arch seeks to give to its prior knowledge exclusion. Accordingly, discovery

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<sup>1</sup> Arch also relies on a purported prior knowledge exclusion in the policy issued by Allied World Assurance Company (U.S.), Inc. (“AWAC”). Additional issues on which discovery is needed specifically relating to that policy are set forth in my Declaration submitted in opposition to AWAC’s motion for summary judgment, and are not repeated here.

<sup>2</sup> Defendants believe that the evidence they have submitted in opposition to Arch’s motion is sufficient to raise questions of material fact so as to preclude the granting of summary judgment to Arch, but submit this Declaration to show why they are unable to offer additional evidence at this time.

is needed concerning the intent of the contracting parties with respect to coverage for “innocent” insureds.

6. The lack of discovery with respect to these issues presents a particular hardship to Defendants because, to the best of my knowledge or the knowledge of other counsel for the Defendants, they had minimal or no involvement in the negotiation or procurement of the relevant insurance policies, and therefore lack critical knowledge or information relating thereto. Instead, as far as counsel has been able to ascertain, the process was conducted by an employee at Refco who was responsible for its insurance (and who is not a party to any of the underlying litigations or to the insurance coverage litigations), Marsh, and the primary and excess insurers, including of course Arch. As a result, Defendants are essentially outsiders to the events which led to the issuance of both the Primary Policy and the Arch Policy, including the back and forth that resulted in the selection of the particular language chosen to govern the insurance relationship.

7. In sum, the Court has been requested to rule on issues of coverage even though Defendants have had limited access to documents relevant to the numerous issues raised by the disputes surrounding the negotiation of the relevant policies, have not seen all of the correspondence on these issues, and have not yet had the opportunity to depose under oath anyone with knowledge of these various issues. As a result, Defendants find themselves without knowledge of facts needed to have a fair opportunity to defend themselves on the instant motion.

8. To the extent that the factual disputes shown by the Defendants in opposition to Arch’s motion relating to the inclusion of the prior knowledge exclusion and the intent of the parties with respect to severability do not already disqualify Arch from obtaining

summary judgment, I respectfully submit that, at a minimum, Defendants should be granted access to documents and testimony from Refco, Marsh, U.S. Specialty, and Arch.

Dated: New York, New York  
August 8, 2008

/s/ Ivan Kline  
Ivan Kline (IK-9591)  
ikline@friedmanwittenstein.com

## **EXHIBIT A**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
ARCH INSURANCE COMPANY,

Plaintiff,

v.

JOHN D. AGOGILA, PHILLIP R. BENNETT, LEO :  
R. BREITMAN, EDWIN L. COX, SUKHMEET :  
DHILLON, THOMAS DITTMER, NATHAN :  
GANTCHER, STEPHEN GRADY, TONE GRANT, :  
THOMAS HACKL, DAVID V. HARKINS, SCOTT :  
L. JAECKEL, DENNIS A. KLEJNA, THOMAS H. :  
LEE, ERIC G. LIPOFF, SANTO C. MAGGIO, :  
PETER MCCARTHY, JOSEPH MURPHY, FRANK :  
MUTTERER, RONALD L. O'KELLEY, RICHARD :  
N. OUTRIDGE, SCOTT A. SCHOEN, WILLIAM :  
M. SEXTON, GERALD SHERER, PHILIP :  
SILVERMAN and ROBERT C. TROSTEN, :

Defendants.  
-----X

No. 08-cv-5252 (GEL)

**FIRST REQUEST FOR  
PRODUCTION OF DOCUMENTS  
TO PLAINTIFF ARCH  
INSURANCE COMPANY**

Pursuant to Rules 26 and 34 of the Federal Rules of Civil Procedure and the Local Civil Rules of this Court, Defendants Dennis A. Klejna, Richard N. Outridge, William M. Sexton, Gerald M. Sherer, Leo R. Breitman, Nathan Gantcher, David V. Harkins, Scott L. Jaeckel, Thomas H. Lee, Ronald L. O'Kelley, Scott A. Schoen, John D. Agogila, Peter McCarthy, Joseph Murphy and Philip Silverman ("Defendants") hereby demand that Plaintiff Arch Insurance Company ("Arch"), produce at the offices of the undersigned counsel the documents requested herein:

**DEFINITIONS AND INSTRUCTIONS**

As used herein, the following terms have the following meanings, unless the context otherwise requires:

1. Defendants incorporate by reference the definitions, instructions and rules of construction in the “Uniform Definitions in Discovery Requests” set forth in Rule 26.3 of the Local Civil Rules of this Court.

2. If a claim of privilege is asserted with respect to any document requested herein, or if you refuse to produce any document requested herein on any other ground, state all grounds upon which you base your claim that such document need not be produced with such specificity as will permit the Court to determine the legal sufficiency of your position and, for all documents so withheld, set forth the information required by Rule 26.2 of the Local Civil Rules of this Court.

3. This request for production is to be deemed a continuing request, and documents which are responsive, but which are discovered subsequent to the initial production of documents, should nevertheless be promptly produced in the same manner, and at the same address, as the initial production.

4. The term “Arch” shall refer to Arch Insurance Company and its past and present directors, officers, agents, employees, and representatives.

5. The term “Arch Policy” means the Excess Insurance Policy No. DOX0009322-00 issued to Refco Inc. for the policy period August 11, 2005 to August 11, 2006.

6. The term “Marsh” means Marsh USA, Inc., Marsh & McLennan Companies, Inc. and their respective subsidiaries and affiliated companies, including their respective past and present directors, officers, agents, employees, and representatives.

7. The term “Refco’s 2005-2006 D&O Insurance Tower” means the program of D&O liability insurance that was placed with various insurers for Refco Inc. for the policy period August 11, 2005 through August 11, 2006.

8. The term "Claim" means any and every request by an insured for indemnification and/or reimbursement under the Arch Policy, including without limitation the "Underlying Matters" referenced at pages 4-5 of the Memorandum of Law in Support of Plaintiff Arch Insurance Company's Motion for Summary Judgment, filed in this action on July 11, 2008.

### **REQUEST FOR PRODUCTION OF DOCUMENTS**

#### **REQUEST FOR PRODUCTION NO. 1:**

The policy binder for the Arch Policy.

#### **REQUEST FOR PRODUCTION NO. 2:**

The Arch Policy including, but not limited to, all policy forms, endorsements, declarations and riders.

#### **REQUEST FOR PRODUCTION NO. 3:**

The complete underwriting file(s) concerning the Arch Policy. More specifically, this request call for the production of all documents contained within the underwriting file pertaining to the aforementioned policy of insurance from the date of the first communication to the present with any insured(s), including any insured's insurance broker including, but not limited to:

- a. The file folder or file folders themselves with any adjacent exhibit folders;
- b. Any and all papers, documents, computer-generated files, e-mail, electronic documents and investigative reports pertaining to the Arch Policy including, but not limited to, interoffice memoranda or notes concerning that issuance of the policy; and
- c. Any and all written and/or electronic communications or statements made between any parties including, but not limited to, any communications with insurance brokers of any insured(s) and other parties concerning the policy issued to the insured(s).



**REQUEST FOR PRODUCTION NO. 4:**

All documents concerning Arch' decision to add reference to a Prior Knowledge or Information exclusion in the policy binder for the Arch Policy and/or to add Endorsement No. 4, the Prior Knowledge or Information Exclusion, to the Arch Policy.

**REQUEST FOR PRODUCTION NO. 5:**

All documents concerning the drafting, modifications, changes, earlier versions, and amendments to the Prior Knowledge or Information Exclusion referred to in the policy binder for the Arch Policy and/or added as Endorsement No. 4 the Arch Policy.

**REQUEST FOR PRODUCTION NO. 6:**

All communications with Marsh, Refco Group Ltd., LLC or Refco Inc. concerning the drafting, modifications, changes, earlier versions, and amendments to the Prior Knowledge of Information Exclusion referred to in the policy binder for the Arch Policy and/or added as Endorsement No. 4 to the Arch Policy.

**REQUEST FOR PRODUCTION NO. 7:**

All claim files relating, regarding, or referring to the Arch Policy from the date of the first communication with any of the insureds or representatives of any of them to the present including, but not limited to:

- a. All inter-office memoranda or other forms of written electronic (*i.e.*, computer-generated including, without limitation, e-mail, and/or activity logs) communication of any employee or representative of Arch concerning the initial processing of the above-mentioned matter or Claim when first received by Arch or any representative of same;

- b. All inter-office memoranda or other forms of written or electronic communication from any employee or representative of Arch concerning the continued processing of the above-mentioned matter and/or Claim;
- c. All written or electronic communications between Arch and/or its representatives on the one hand and any of the insureds, their insurance brokers, and/or their representatives on the other hand concerning the processing, acceptance, or denial of the above-mentioned matter and or Claim;
- d. All written or electronic communications between Arch and/or its representatives on the one hand and any third party on the other hand concerning the processing, acceptance, or denial of the above-mentioned matter and/or Claim;
- e. All investigative reports concerning any of the insureds, in the above-mentioned matter and/or Claim, and all written or electronic communications between Arch or its representatives on the one hand and anyone else on the other hand concerning said report or reports;
- f. All inter-office memoranda or other forms of written or electronic communication from any employee or representative of Arch concerning any decision to accept, accept under reservation of rights, or deny the above-mentioned Claim and/or matter;
- g. All written or electronic communications between Arch and/or its representatives on the one hand and any of the insureds, their insurance brokers, and/or their representatives on the other hand concerning any decision of whether to accept, accept under a reservation of rights, or deny the above-mentioned Claim and/or matter;

- h. All written or electronic communications between Arch or its representatives on the one hand and any third party on the other hand concerning any decision of whether to accept, accept under a reservation of rights, or deny the above-mentioned Claim and/or matter;
- i. All photographs, motion pictures, investigative reports, field reports, or any written or electronic communications of whatever description concerning any of the insureds, and/or their representatives, which were taken, made, or written by or on behalf of Arch or its representatives, relating to the processing, acceptance, acceptance under a reservation of rights, or denial of the aforementioned Claim and/or matter;
- j. All other written or electronic documents concerning the processing of the above-mentioned Claim or matter which are in the possession, custody or control of Arch; and
- k. All written or electronic documents concerning any reserves or reserve amounts established for the aforementioned Claim or matter.

**REQUEST FOR PRODUCTION NO. 8:**

All documents maintained outside or apart from of any of the claim files concerning the Claim.

**REQUEST FOR PRODUCTION NO. 9:**

Any and all documents evidencing any communication between Marsh and Arch concerning the Arch Policy.

**REQUEST FOR PRODUCTION NO. 10:**

Any and all documents evidencing any communication between Marsh and Arch, including communications between Marsh and Arch's counsel, concerning the Claim.

**REQUEST FOR PRODUCTION NO. 11:**

Any and all documents evidencing any communication between Arch and the employee or representative of any other insurer in Refco's 2005-2006 D&O Insurance Tower concerning the terms of any insurance coverage provided by any insurer in Refco's 2005-2006 D&O Insurance Tower.

**REQUEST FOR PRODUCTION NO. 12:**

Any and all documents evidencing any communication between Arch and the employee or representative of U.S. Specialty Insurance Company concerning Endorsement No. 10 to the Directors, Officers and Corporate Liability Insurance Policy #24-MGU-05-A10821 issued by U.S. Specialty Insurance Company to Refco Inc., including the drafting, modifications, changes, earlier versions, and amendments to Endorsement No. 10.

**REQUEST FOR PRODUCTION NO. 13:**

Any and all documents evidencing any claim for coverage that Arch have made with respect to any reinsurance agreement concerning Refco Inc. or the Claim, including without limitation the reinsurance contract itself.

**REQUEST FOR PRODUCTION NO. 14:**

Any and all documents evidencing any communication between Arch and any reinsurance company concerning Refco Inc. or the Claim.

Dated: July 29, 2008

/s/ Helen B. Kim

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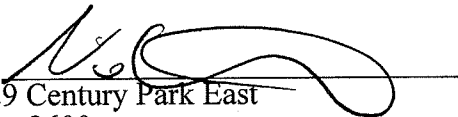
**CERTIFICATE OF SERVICE**

I hereby certify that on this 29<sup>th</sup> day of July, 2008, I caused a copy of First Request for production of Documents to Plaintiff Arch Insurance Company dated July 29, 2008 to be sent by Overnight Fedex to the following:

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*Attorneys For Arch Insurance Company*

Dated: July 29, 2008

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